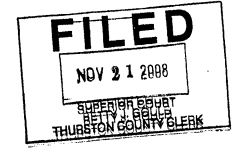
Exhibit J

LJ	EXPEDITE
$ \mathbf{x} $	No hearing set
	Hearing is set
	Date:
	Time:
The Honorable Chris Wickham	



HONORABLE CHRIS WICKHAM

SUPERIOR COURT OF THE STATE OF WASHINGTON FOR THURSTON COUNTY

DAROLD R. J. STENSON,

Plaintiff,

٧.

ELDON VAIL; STEPHEN SINCLAIR; MARC STERN; CHERYL STRANGE; WASHINGTON STATE DEPARTMENT OF CORRECTIONS, and DOES 1-50

Defendants.

No. 08-2-02080-8

ORDER DENYING IN PART AND GRANTING IN PART DEFENDANTS' MOTION TO DISMISS (PROPOSED)

The Court, having considered Defendants' CR 12(b)(6) Motion to Dismiss, Plaintiff's Complaint and Amended Complaint for Declaratory Judgment and Injunctive Relief, the response of the Plaintiff, reply, sur-reply, and all other submissions on this motion, and the remaining files and records herein, does hereby find and ORDER that Defendants' Motion to Dismiss is DENIED in part and GRANTED in part as follows:

[PROPOSED] ORDER DENYING DEFENDANTS' MOTION TO DISMISS OR TRANSFER – 1 68695-0001/LEGAL14959452.1 Perkins Coie LLP
1201 Third Avenue, Suite 4800
Seattle, WA 98101-3099
Phone: 206.359.8000
Fax: 206.359.9000

- 1. Defendants' argument that this case should be dismissed because it is a collateral attack on the judgment is denied. Plaintiff requests judicial review of the method of execution for the Plaintiff and others which is broader than, and not directed at, a specific provision of the judgment or sentence.
- 2. Defendants' argument that this case should be transferred to the Washington Supreme Court is denied. CrR 7.8 does not provide a vehicle for transfer, and the Court is not aware of any such vehicle. With respect to the inquiry to be made under Baze, there is value in having a trial court consider evidence, enter findings and conclusions and provide a record for appellate court review while The Court of Appeals and the Supreme Court are not equipped for discovery and fact finding.
- 3. Defendants' argument that this case should be dismissed because it is barred by res judicata is denied. The doctrine of res judicata precludes issues that were or should have been raised in prior actions. This doctrine does not apply. There are other inmates facing the death penalty so Mr. Stenson was not under an obligation to bring this challenge at an earlier time. Because the claims pled go beyond Mr. Stenson, there was no obligation that they be raised in his prior criminal proceedings.
- 4. Defendants' argument that this case should be dismissed on statute of limitations grounds is granted as to claims based on hanging, but denied as to claims based on lethal injection. As to hanging, the statute of limitations began to run at the time that the sentence became final. As to lethal injection, the statute of limitations period was reset when DOC amended its policy in June 2007 and again on October 25, 2008, Plaintiff is well within the statute.

[PROPOSED] ORDER DENYING DEFENDANTS' MOTION TO DISMISS OR TRANSFER – 2 68695-0001/LEGAL14959452.1 Perkins Coie LLP
1201 Third Avenue, Suite 4800
Seattle, WA 98101-3099
Phone: 206.359.8000
Fax: 206.359.9000

Defendants' argument that this case should be dismissed for failure to state a claim is denied. The question is whether the Washington policy is substantially similar to the Kentucky policy. It is apparent that there have been some changes and there are differences from the Kentucky policy. The question is whether these differences are significant such that the Plaintiff could prove a violation of the Eighth Amendment. The issues are complicated and present a significant challenge for the trial court to evaluate and make factual findings. The Court cannot rule as a matter of law that Plaintiff cannot prove any set of facts showing that the Washington policy is unconstitutional.

6. The Clerk shall send uncertified copies of this Order to counsel for the Plaintiff and

Defendants.

DATED this 21 day of November 2008/

Honorable Chris Wickham

Presented by:

PERKINS COIE LLP

By: Di - M. Mey Sherilyn Peterson, WSBA No. 11713 speterson@perkinscoie.com Diane Meyers, WSBA No. 40729 DMeyers@perkinscoie.com 1201 Third Avenue, Suite 4800

Seattle, WA 98101-3099 Telephone: 206.359.8000 Facsimile: 206.359.9000

Attorneys for Plaintiff

Approved as to Form

SARA J OLSON, WEBAHSZOOS JOHN J. SAMSON, WSBA #22187

Attorneys for Defendants

[PROPOSED] ORDER DENYING

DEFENDANTS' MOTION TO DISMISS OR

TRANSFER - 3

68695-0001/LEGAL14959452.1

Perkins Coie LLP 1201 Third Avenue, Suite 4800 Seattle, WA 98101-3099 Phone: 206.359.8000

Fax: 206.359.9000